6715. Adulteration of apples. U. S. v. 652 Bushels of Apples. Consent decree of condemnation. Product ordered released under bond to be rewashed. (F. D. C. No. 10805. Sample No. 48213-F.)

LIBEL FILED: September 7, 1943; amended libel filed September 8, 1943, Northern District of Ohio.

ALLEGED SHIPMENT: On or about August 26, 1943, by Illinois Fruit Growers, Ozark, Ill.

PRODUCT: 652 bushels of Apples at Cleveland, Ohio.

LABEL, IN PART: "Jonathan Ill. U. S. No. 1 2½ inch Min. Grown and Packed by Gram Orchards, Ozark, Ill."

VIOLATION CHARGED: Adulteration, Section 402 (a) (1), the product contained an added poisonous or deleterious substance, lead, which may have rendered it injurious to health.

Disposition: September 16, 1943. The Illinois Fruit Growers Exchange, claimant, having admitted the facts in the libel, judgment of condemnation was entered and the product was ordered released under bond to be rewashed under the supervision of the Food and Drug Administration.

6716. Adulteration of frozen blackberries. U. S. v. 316 Cases and 694 Cases of Frozen Blackberries. Default decrees of condemnation and destruction. (F. D. C. Nos. 12186, 12187. Sample Nos. 29858-F, 29859-F.)

LIBELS FILED: April 14 and 15, 1944, Northern District of California.

Alleged Shipment: On or about December 3, 1943, by Flint & Fulton, Inc., from Asbury Park and Jersey City, N. J.

PRODUCT: Frozen blackberries, 316 cases and 694 cases, each containing 30 pounds, at San Francisco and San Jose, Calif., respectively. This product consisted of moldy and decomposed berries.

(Cases) "Tennessee Wild Blackberries Packed By Frozen LABEL, IN PART: Products Corp. Knoxville, Tenn."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: October 20, 1944. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

MISCELLANEOUS FRUIT PRODUCTS

6717. Adulteration of grape jam. U. S. v. 1,198 Cases, 1,198 Cases, and 968 Cases of Grape Jam. Product ordered released under bond. (F. D. C. No. 10022. Sample Nos. 24743-F to 24745-F, incl.)

LIBEL FILED: May 28, 1943, Eastern District of Virginia.

ALLEGED SHIPMENT: On or about January 8 and 9, 1943, by the Richardson Corporation, from Rochester, N. Y.

PRODUCT: 3,364 cases, each containing 6 No. 10 cans, of grape jam at Norfolk, Va. LABEL, IN PART: (Cans) "Richardson Rochester * * * Grape Jam."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance since it contained maggots, rodent hair fragments, and insect fragments.

DISPOSITION: July 27, 1943. The Richardson Corporation having appeared as claimant, the product was ordered released under bond, conditioned that the claimant segregate such portion as might be fit for human consumption, under the supervision of the Food and Drug Administration.

6718. Misbranding of apple jelly. U. S. v. 197 Cases of Apple Jelly. Default decree of condemnation. Product ordered delivered to a charitable institution (F. D. C. No. 12144. Sample No. 63213-F.)

LIBEL FILED: April 5, 1944, Western District of South Carolina.

ALLEGED SHIPMENT: On or about February 17, 1944, by the Green Brothers, Inc., from Miami, Fla.

PRODUCT: 197 cases, each containing 24 1-pound jars, of apple jelly at Spartanburg, S. C.

LABEL, IN PART: "Florida Sunland Apple Jelly * Net Wt. 1 Lb. Florida Sunland Foods, Inc., Miami.